

We Fit 'em All



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EVERY MAN WILL FIND A SPLENDID \$25.00 SUIT AT THE MANHATTAN FOR—

\$15

No matter what may be your curves or angles, we can fit you with a suit of clothes that will please you right down to the ground, and you are saving \$10 at the Manhattan.

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Every day we are receiving handsome new Spring and Summer Suits. It is a good time to select your suit now, because we have all kinds of new fabrics in every weight you could possibly desire. Every day we unpack hundreds of suits. Those Nifty Norfolks, We Got 'em.

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2473 Washington Ave.

THE ORIGINAL \$15 SUIT HOUSE



A GIRL'S CROWN

of pride is a handsome engagement ring. How she fondles it, turning it this way and that to catch its varying beauties. How proudly she shows it to her girl friends. If there is a girl you want to make happy, make her the happiest girl in town by choosing the engagement ring here.

Harry Davis

At the Sign of the Diamond Ring.
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Nearly everybody you meet is talking about the excellent things served at the Misch Fountain. There can be nothing better, because our soda is made from the best materials and served in just the right way.

E. F. Misch, DRUGS

Washington at 25th St.
"We are in business for your health."

OGDEN MAN IS KILLED BY BURGLARS

Cornelius J. Van den Akker, an Ogden man in the employ of the Commercial Guard and Safety company of Salt Lake City, was shot to death at 2:40 o'clock this morning, on the east lawn of the residence of W. W. Armstrong, 1177 E. South Temple in Salt Lake. It is thought the watchman who was guarding the residence of the president of the National Copper Bank, observed a porch climber, trying to effect an entrance into the banker's home, but was killed before he could interfere or give sufficient alarm.

Lawrence Beckett, chauffeur for Mr. Armstrong and a brother of Manager H. W. Beckett of the Reed Hotel of Ogden, discovered the body and notified the Salt Lake police, who in turn advised the Ogden police. Night Desk Sergeant Johnson, upon receiving the news communicated with Sergeant Peterson and he went to the home of Mrs. Nellie Van den Akker, 2141 Monroe avenue, the murdered man's mother, and told her of the tragedy. Mrs. Van den Akker had just returned yesterday from a visit with her son and his family. She left on an early morning train for Salt Lake.

Lawrence Beckett, private chauffeur for Mr. Armstrong, who sleeps in the basement of the residence, a window looking out over 8 street, Salt Lake, heard the crack of a pistol which seemed so close that he leaped to his feet. Looking out of the window he saw the watchman stagger forward, finally falling to the lawn face downward. Beckett rushed to the first floor of the residence and spread the alarm. There he found that Mr. Armstrong also had been aroused by the shot.

Together Beckett and Mr. Armstrong rushed to the lawn. They found Van den Akker in the final struggle with death. He groaned and it is said he attempted to speak, but soon was seized by a spasm and died after a brief convulsion. Mr. Armstrong rushed to the telephone and called the police. Police Sergeant C. W. Olson responded in the police ambulance with Patrolman Arthur Keddington. Upon their arrival they found the watchman dead.

"We made a thorough search of the premises," said Sergeant Olson, "but were unable to find any tracks of the assassin. There were no signs of revolver shells and though it seems the entire neighborhood heard the shot, it

is strange that no one saw the porch climber or burglar, whichever he may have been."

Mr. Armstrong says he was asleep in an east room of the residence when the shot woke him up. He heard the movements of his chauffeur and called to him. The latter exclaimed that someone had been shot on the lawn. "The shot and sound of stumbling feet immediately brought me to my feet," said Mr. Armstrong. "There was a sort of horror in the sound that caused a chill to run up my back. I have no idea where the shot came from. It may have been a burglar or a thief that the watchman may have been trailing or hunting. When I went to the lawn with my chauffeur and made examinations we found the watchman quite dead."

In addition to arousing Mr. Armstrong and his chauffeur the shot also woke up the household of J. R. Walker, directly east of the Armstrong residence. They rushed over to find Mr. Armstrong and his chauffeur making examinations of the body.

Upon instructions of Dr. Samuel G. Paul, city health commissioner, Sergeant Olson removed the body of the watchman to the mortuary of the O'Donnell Undertaking company. There he was identified. Examinations showed that the bullet entered immediately under the right shoulder blade, coursing diagonally through the body and probably clipping the top of the heart.

Van den Akker's revolver, still fully loaded, was found in his pocket. It is presumed that he was attempting to draw it when, according to the story of a member of the Armstrong household, he ran up on the Armstrong terrace and the flash that ended his life came.

The call from W. W. Armstrong reached police headquarters at 2:50 o'clock. The shooting occurred between five and ten minutes before.

Van den Akker bled little externally. The bullet that caused his death came, it is believed, from a 32 calibre revolver. There were no powder marks on the face or hands, nor was his clothing burned by the powder. The shot entered the right side of the back. The watchman had been in Salt Lake for four months, going down from Ogden, where he was employed by the same company. He leaves a wife and two children. He was 27 years old.

A man who did not give his name as that of a man trying to pick the lock of his front door. This residence is about a block south of the residence of W. W. Armstrong.

LURES MAN TO DEATH

Salt Lake City, June 10.—Mrs. Hatfield J. Inlow, wife of Caleb A. Inlow, who recently was convicted of the murder of Eddie White, a public chauffeur, issued a statement here yesterday that on the night White was murdered, at the instigation of her husband, she induced White to the spot where he met his death.

White was the principal witness against Inlow in a burglary case, and according to the statement issued by Mrs. Inlow, her husband told her that he wanted to talk to the chauffeur as he believed he could convince him that he had not committed the robbery for which he was charged. Mrs. Inlow said that she engaged White and instructed him where to drive and then returned to her hotel. She did not learn that White had been killed until the following morning, according to her story.

Mrs. Inlow did not testify at the trial of her husband, saying that she could not testify in his defense, and under the state laws she could not act as a witness against her husband. Inlow was found guilty of murder in the second degree and was sentenced to life imprisonment.

SUSPENSION OF BYWATER

Salt Lake City, June 10.—A complaint was issued by the county attorney yesterday charging W. H. Bywater, chief of the Salt Lake City Fire department with involuntary manslaughter. While responding to a fire alarm last Thursday, May 30, Bywater shot and killed a ten-year-old girl. A coroner's jury held an inquest Saturday and returned a verdict charging chief Bywater with being responsible for the girl's death on account of "reckless driving and without proper regard to human life."

Chief Bywater has been confined to his quarters in the fire station since the accident, suffering from a nervous shock and Justice of the Peace Harry S. Harper arraigned him there last night on the charge of involuntary manslaughter. Owing to the chief's condition, he was permitted to remain in his quarters, without bond.

The city commission adopted a resolution last night suspending the chief from duty.

NEGRO HANGED AT WASHINGTON

Washington, June 10.—Nathaniel Greene, a negro, who criminally assaulted a white woman within sight of the capitol on Christmas night, went to his death on the scaffold yesterday, the first man to pay the death penalty for such a crime in the District of Columbia. He had confessed and President Wilson refused clemency.

Almost in a state of collapse, Green was assisted to the scaffold and was dead in ten minutes.

"Run and dope did this," he murmured to his guards. "I hope I be an example to other men of my race."

Greene's victim, a government clerk, will be an invalid for life.

OGDEN STATE BANK

CAPITAL & SURPLUS
\$225,000.00

OF INTEREST TO TRAVELERS

Travelers who provide themselves with a Letter of Credit or Travelers' Cheque which this bank furnishes are freed from the many risks and inconveniences entailed by carrying the actual currency.

Our Letters of Credit and Travelers' Cheques are honored in all parts of the world.

4% PAID ON SAVINGS COMPOUNDED QUARTERLY

LEGAL

SUMMONS.

In the District Court of Weber County, State of Utah.
John R. Peterson, Plaintiff, vs. Ada Peterson, Defendant.
The State of Utah to the said Defendant:
You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

Said action is brought to recover a judgment dissolving the marriage contract and bonds of matrimony now and hitherto existing between you and the plaintiff.

HALVERSON & PRATT,
Plaintiff's Attorney.
P. O. Address, 509-511 First National Bank Bldg., Ogden, Utah.
First publication May 29, 1913.

ALIAS SUMMONS.

In the District Court of Weber County, State of Utah.
Elizabeth Rowe, Plaintiff, vs. James Rowe, Defendant.
The State of Utah to the said Defendant:
You are hereby summoned to appear within twenty days after service of this summons upon you, if served within the County in which this action is brought; otherwise, within thirty days after service, and defend the above entitled action; and in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint, which has been filed with the Clerk of said Court.

This action is brought to recover a judgment dissolving the marriage contract now and heretofore existing between you and the plaintiff.

T. H. O'CONNOLLY,
Plaintiff's Attorney.
P. O. Address No. 2411 Washington avenue, Ogden, Utah.
First publication May 29, 1913.

ALIAS SUMMONS.

In the Municipal Court in and for the City of Ogden, County of Weber, State of Utah.
Before Hon. W. H. Reeder, Jr., Municipal Judge and ex-officio Justice of the Peace.
C. A. FERNELIUS, Plaintiff, vs. F. ROMERO, Defendant.
The State of Utah, to said Defendant:
You are hereby summoned to appear before the above entitled court within ten (10) days after service of this summons upon you, if served within the county in which this action is brought, otherwise within twenty (20) days after this service, and defend the above entitled action; in case of your failure to do so, judgment will be rendered against you according to the demand of the complaint in said action which was filed in said court on the 16th day of February, A. D. 1913.

To the Sheriff or any Constable of Weber County, Greeting:
Make legal service and due return hereof.

WITNESS, HON. W. H. REEDER, JR., Judge of said Court, with the Seal thereof, this 31st day of May, 1913.

I, N. FULTON, Clerk.
The above action is brought to recover judgment against the defendant for \$18.10 for merchandise sold and delivered to the defendant by the plaintiff at defendant's request, and \$8.00 for merchandise sold and delivered to defendant by Toshio Kato, at defendant's request, and by the said Toshio Kato, assigned to the plaintiff who is the legal holder thereof.

JOSEPH CHEZ,
Attorney for Plaintiff.

NOTICE OF INTENTION.

Notice is hereby given by the Board of Commissioners of Ogden City, Utah, of the intention of said Board of Commissioners to make the following described improvements, to-wit:

To create 25th street from the east side of Harrison avenue to the east side of Washington avenue as a paving district, and to pave the same with either asphalt, Utah Rock asphalt, bitulithic or Dolmarway pavement with the necessary concrete foundation, together with all necessary excavating and grading therefor, and to defray the whole of the cost thereof, estimated at \$40,512.00, being \$4.09 per lineal front foot for the 10,128 lineal front feet affected, by a local assessment upon the lots and pieces of ground within the following described district, being the district hereby declared to be benefited and affected by said improvements:

A strip of land 50 feet wide abutting on both sides of said 25th street, being parts of lots 1 to 5 inclusive, block 26; lots 1 and 2, block 27; Lester Park, block 28; lots 6 and 7, block 15; lots 6 to 10 inclusive, block 16; lots 6 and 7, block 17; lot 11, all in plat "A"; lots 6 and 7, block 5; lots 6 to 10 inclusive, block 6; lots 1 and 2, block 7; and lots 1 to 5 inclusive, block 8, all in plat "B"; lots 6 and 7, block 25; lots 1 to 5 inclusive, block 22, all in plat "C"; lots 1 to 4 inclusive, Kershaw's Subdivision of block 31; plat "C"; lots 1 to 5 inclusive, block 1; and lots 1 to 5 inclusive, block 2, Eccles' Subdivision; lots 49 to 52 inclusive, Capitol Block Subdivision; lots 31 and 32, Riders' Subdivision of block 31, plat "C"; lots 1 and 2 and 51 and 52, Corey's Subdivision and lots 6 to 10 inclusive, Brinker & Hochstetler's Subdivision, all of Ogden City, Utah.

All protests and objections to the carrying out of such intention must be presented in writing to the City Recorder on or before the 16th day of June, 1913, at 10 o'clock a. m., that being the time set by the board of commissioners when they will hear and consider such objections as may be made thereto, at the mayor's office at the City Hall, Ogden City, Utah.

By order of the Board of Commissioners of Ogden City, Utah.
Dated this 19th day of May, 1913.
H. J. CRAVEN, Mayor.
First publication, May 23, 1913.
Last publication, June 14, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals for building sewers in Sewer District No. 116, being Brinker avenue between 25th and 26th Streets, Wall avenue between 20th and 21st Streets and 20th Street between Washington and Wall Avenue, prepared by the City Engineer and approved by the Board of City Commissioners.

Will be received at the office of the City Engineer in the City Hall, at Ogden City, Utah, until 10 o'clock a. m. on the 24th day of June, 1913, at which time all proposals received will be publicly opened and read aloud.

Plans and specifications can be obtained upon application at the office of the City Engineer after June 7th, 1913.

The right is reserved to reject any or all bids and to waive any defects.

LEGAL.

NOTICE OF DELINQUENCY.

Pursuant to Section 278 of the Compiled Laws of Utah, 1907, and the authority vested in me by said section, I, the undersigned, Wallace Foulger, Treasurer of Ogden City, Weber County, Utah, hereby give public notice that a special tax amounting to \$2,695.00 has been levied for sewer District No. 115 for the purpose of constructing pipe sewers in said district by an ordinance duly passed by the Commissioners of Ogden City, Utah, and approved by the Mayor of said City on June 3, 1913, said taxes being levied on all of the abutting property on the following streets comprising said sewer District No. 115:

Van Buren avenue between 26th and 27th streets; Patterson avenue from Washington to Grant avenue, and Lincoln avenue from 26th to 27th streets.

The said tax is payable in 5 installments. The first installment becomes delinquent July 23, 1913. The second installment becomes delinquent June 3, 1914. The third installment becomes delinquent June 3, 1915. The fourth installment becomes delinquent June 3, 1916. The fifth installment becomes delinquent June 3, 1917.

Each of said installments, except the first, shall draw interest at the rate of 7 per cent per annum, from the date of the levy as aforesaid, and if any or either of said installments shall be unpaid when they become delinquent, interest thereon shall be 10 per cent per annum, until such delinquent assessments are fully paid.

Said tax shall be enforced and collected as in any other case of special tax and if not paid the property on which said levy is made will be advertised and sold according to law. This special tax is payable at my office at the City Hall, Ogden City, Utah.

WALLACE FOULGER,
City Treasurer, Ogden City, Utah.
By C. T. KOONS, Deputy.
June 6, 1913.



Summer takes one out of doors, and footwear is selected accordingly. But then there are occasions even in Summer when a bit dressier effect is desirable for Afternoon or Evening Wear. No need to say that Whatever your Shoe needs are, they can be filled at our Store exactly as you desire and as they ought to be. You'll be Proud of your Shoes, we too.

N. O. OGDEN CO.
No. 236 25th St.

or all bids and to waive any defects. By order of the Board of Commissioners.

H. J. CRAVEN, City Engineer.
First publication, May 31st, 1913.
Last publication, June 23rd, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 16, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing materials and doing the work of paving Jefferson avenue from the south side of 25th street to the north side of 27th street with a 4-inch concrete base and 3-inch asphalt wearing surface, or a 4-inch concrete base with a 2-inch Utah Rock Asphalt wearing surface, together with the necessary grading and excavating therefor, to be known as paving district No. 165.

All work to be done under plans and specifications prepared by the City Engineer and approved by the Board of Commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 3, 1913. The right is reserved to reject any or all bids and to waive any defects.

By order of the Board of Commissioners.
H. J. CRAVEN, City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.

NOTICE OF DELINQUENCY.

Pursuant to Section 278 of the Compiled Laws of Utah, 1907, and the authority vested in me by said section, I, the undersigned, Wallace Foulger, Treasurer of Ogden City, Weber County, Utah, hereby give public notice that a special tax amounting to \$2,695.00 has been levied for sewer District No. 115 for the purpose of constructing pipe sewers in said district by an ordinance duly passed by the Commissioners of Ogden City, Utah, and approved by the Mayor of said City on June 3, 1913, said taxes being levied on all of the abutting property on the following streets comprising said sewer District No. 115:

Van Buren avenue between 26th and 27th streets; Patterson avenue from Washington to Grant avenue, and Lincoln avenue from 26th to 27th streets.

The said tax is payable in 5 installments. The first installment becomes delinquent July 23, 1913. The second installment becomes delinquent June 3, 1914. The third installment becomes delinquent June 3, 1915. The fourth installment becomes delinquent June 3, 1916. The fifth installment becomes delinquent June 3, 1917.

Each of said installments, except the first, shall draw interest at the rate of 7 per cent per annum, from the date of the levy as aforesaid, and if any or either of said installments shall be unpaid when they become delinquent, interest thereon shall be 10 per cent per annum, until such delinquent assessments are fully paid.

Said tax shall be enforced and collected as in any other case of special tax and if not paid the property on which said levy is made will be advertised and sold according to law. This special tax is payable at my office at the City Hall, Ogden City, Utah.

WALLACE FOULGER,
City Treasurer, Ogden City, Utah.
By C. T. KOONS, Deputy.
June 6, 1913.

LEGAL.

NOTICE OF DELINQUENCY.

Pursuant to Section 278 of the Compiled Laws of Utah, 1907, and the authority vested in me by said section, I, the undersigned, Wallace Foulger, Treasurer of Ogden City, Weber County, Utah, hereby give public notice that a special tax amounting to \$13,067.39 has been levied for curb and gutter in District No. 108 for the purpose of constructing concrete curbs and gutters in said district by an ordinance duly passed by the Commissioners of Ogden City, Utah, and approved by the Mayor of said City on June 3, 1913, said taxes being levied on all of the abutting property on the following streets, comprising said curb and gutter in district No. 108:

Both sides of Quincy avenue from 22nd to 26th streets; Jackson avenue from 23rd to 26th streets; Gramercy

avenue from 25th to 26th streets; 21st street from Monroe to Quincy avenue; 22nd street from Monroe to Quincy avenue; 23rd street from Monroe to Jackson avenue; 24th street from Jackson to Van Buren avenue; 26th street from Monroe to Quincy avenue, and the west side of Quincy avenue from 26th to 27th streets.

The said tax is payable in 4 installments.

The first installment becomes delinquent July 23, 1913.

The second installment becomes delinquent June 3, 1914.

The third installment becomes delinquent June 3, 1915.

The fourth installment becomes delinquent June 3, 1916.

Each of said installments, except the first, shall draw interest at the rate of 7 per cent per annum, from the date of the levy as aforesaid, and if any or either of said installments shall be unpaid when they become delinquent, interest thereon shall be 10 per cent per annum, until such delinquent assessments are fully paid.

Said tax shall be enforced and collected as in any other case of special tax and if not paid the property on which said levy is made will be advertised and sold according to law. This special tax is payable at my office at the City Hall, Ogden City, Utah.

WALLACE FOULGER,
City Treasurer, Ogden City, Utah.
By C. T. KOONS, Deputy.
June 6, 1913.

NOTICE.

Notice is given that pursuant to direction of the Board of County Commissioners of Weber County, Utah, and Sections 527, 528, 529 and 530 of the Compiled Laws of Utah, 1907, bids will be received at my office until June 16, 1913, for such books, blanks and stationery as may be required by the several county officers of said county during the year beginning July 1, 1913. The probable quantity of each item may be ascertained by referring to the estimates of the same prepared by the several officers and on file in my office, and to which reference is hereby made. All bids shall state separately the price of each item of books, blanks and stationery to be furnished and the right is reserved on behalf of the Board of County Commissioners to accept or reject any and all bids, or to accept or reject a part of any bid. The party to whom the contract is awarded will be required to give a bond for the faithful performance of the contract.

Bids will also be received until June 16, 1913, for the publication of county reports, notices and advertisements during the year, including the delinquent tax list, beginning July 1, 1913, the right being reserved by the board of county commissioners to reject any and all bids and to readvertise.

By order of the Board of County Commissioners.

S. G. DYE,
County Auditor.
Ogden, Utah, May 31, 1913.

Date of first publication, June 2, 1913.
Date of last publication, June 12, 1913.

NOTICE TO CONTRACTORS.

Sealed proposals will be received at the office of the City Engineer, in the City Hall, Ogden City, Utah, up to and including Monday, June 16, 1913, at 10 o'clock a. m., at which time said bids will be publicly opened and read aloud, for furnishing materials and doing the work of paving with asphalt, Wall avenue from the south side of 23rd street to the south side of 25th street, and Lincoln avenue from the south side of 26th street to the south side of 27th street, and the south side of 26th street following to-wit: On Wall avenue from the south side of 21st street to the south side of 23rd street, grade and pave and build curbs and gutters. On Lincoln avenue from the south side of 25th street to the south side of 26th street, grade and pave.

To be hereafter known as paving district No. 106. All work to be done under plans and specifications prepared by the City Engineer and approved by the board of commissioners.

Plans, specifications and full information can be had upon application to the City Engineer after June 5, 1913. The right is reserved to reject any or all bids and to waive any defects.

By order of the Board of Commissioners.

H. J. CRAVEN,
City Engineer.
First publication, May 23, 1913.
Last publication, June 14, 1913.